

To the Commissioner of Patents and Trademarks:

The undersigned assignee of the entire interest in application for letters patent entitled:

THE UNIONS AND THE COMPOSITIONS
NOVEL METHODS OF DIAGNOSING BREAST CANCER, COMPOSITIONS, AND METHODS OF SCREENING FOR BREAST CANCER MODULATORS
AND METHODS OF SCICENING FOR SIXE 15 TO THE SECOND SIXE SECOND SIX
and having the named inventors:
David Mack and Kurt C. Gish
hereby appoints the following attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith; said appointment to be to the exclusion of the inventor(s) and his (their) attorney(s) in accordance with the provisions of 37 C.F.R. 1.32: Harold C. Hohbach, Reg. No. 17,757; Aldo J. Test, Reg. No. 18,048; Donald N. MacIntosh, Reg. No. 20,316; Edward S. Wright, Reg. No. 24,903; David J. Brezner, Reg. No. 24,774; Richard E. Backus, Reg. No. 22,701; James A. Sheridan, Reg. No. 25,435; Robert B. Chickering, Reg. No. 24,286; Richard F. Trecartin, Reg. No. 31,801; Steven F. Caserza, Reg. No. 29,780; Michael A. Kaufman, Reg. No. 32,988; Edward N. Bachand, Reg. No. 37,085; R. Michael Ananian, Reg. No. 35,050; Stephen M. Knauer, Reg. No. 38,208; Robin M. Silva, Reg. No. 38,304; David C. Ashby, Reg. No. 36,432; Dolly A. Vance, Reg. No. 39,054; Maria Swiatek, Reg. No. 37,244; provided that if any one of said attorneys ceases being affiliated with the law firm of Flehr Hohbach Test Albritton & Herbert LLP as partner, employee or of counsel, such attorney's appointment as attorney and all powers derived therefrom shall terminate on the date such attorney ceases being so affiliated.
In accordance with 37 C.F.R. 3.73 the assignee hereby certifies that the evidentiary documents with respect to its ownership have been reviewed and that, to the best of assignee's knowledge and belief, title in the assignee seeking to take this action.  Direct all telephone calls to <u>Dolly A. Vance</u> at (415) 781-1989.
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Address all correspondence to:
FLEHR HOHBACH TEST ALBRITTON & HERBERT LLP Suite 3400, Four Embarcadero Center San Francisco, California 94111-4187
Assignee: <u>Eos Biotechnology, Inc.</u>
Herbert L. Heyneker, Ph.D.
(typed name)
Signature: //// Officer
Title: Chief Technical Officer
Address: 225A Gateway Blvd.
Date: South San Francisco, California
File NoA-69195/RMS/DAV/JJD

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As a below-named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name,

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled NOVEL METHODS OF DIAGNOSING BREAST CANCER, COMPOSITIONS, AND METHODS OF SCREENING FOR BREAST CANCER MODULATORS, the specification of which

X is attached.

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.

I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. 1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, \$119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

Prior Foreign Ap	pplication(s)		Priority	/ Claimed
	D.C.M.	15/3/00	X	
PCT/US00/06952	(Country)	(Day/Month/Year Filed)	Yes	No
(Number)	(Country)	(Day/Month/Tear Tirea/		

I hereby claim the benefit under Title 35, United States Code, \$120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of Title 35, United States Code, \$112, I acknowledge the duty to disclose to the Patent Office all information known to me to be material to patentability as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior application and the national or PCT international filing date of this application:

09/525,361 (Application Serial No.)	3/15/00 (Filing Date)	(patented,	Pending (Status) pending, abandoned)
09/453,137 (Application Serial No.)	12/2/99 (Filing Date)	(patented,	Pending (Status) pending, abandoned)
09/450,810 (Application Serial No.)	11/29/99 (Filing Date)	(patented,	Pending (Status) pending, abandoned)
09/268,865 (Application Serial No.)	3/15/99 (Filing Date)	(patented,	Pending (Status) pending, abandoned)

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Address all correspondence to:

FLEHR HOHBACH TEST

ALBRITTON & HERBERT LLP

Suite 3400, Four Embarcadero Center

San Francisco, California 94111

## File No. A-69195/RMS/DAV/JJD

Full name of sole or

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Title 18, United States Code, \$1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

	first inventor:	Day1d Mack	
r•1	Inventor's signature:	Louis Mock	
D Tree Court and the State of t	Date:	8/11/80	
	Residence:	2076 Monterey Avenue, Menlo Park, California 94025	_
	Citizenship:	United States of America	_
	Post Office Address:	2076 Monterey Avenue, Menlo Park, California 94025	<del></del>
L.E	Full name of joint or		
[1]	Second inventor:	Kurt C. Girsh	— /
[] []	Inventor's signature:	ful (-/)	
	Date:	<u>   8/a/00</u>	
	Residence:	4302 23rd Street, San Francisco, California 94114	
	Citizenship:	United States of America	
	Post Office Address:	4302 23rd Street, San Francisco, California 94114	

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cant or Patentee:	DAVID CK, e	et al.	Attorney's	et No.: A-69195/RMS/DAV/JJD
al or Patent No.:	NOT A. NED			
d or Issued:	CONCURRENTLY	Y OF DIAGNOSI	NG BREAST CANC	ER, COMPOSITIONS, AND METHODS
/r:			ANCER MODULAT	
<u> </u>				
VERIF	IED STATEMENT (DE (37 CFR 1.9(f) and	CLARATION) C d 1.27(c)) - SM/	LAIMING SMALL E ALL BUSINESS CO	NTITY STATUS NCERN
hereby declare that I am				
[X] an official of the s	mall business concerr	n empowered to	act on behalf of the	ne concern identified below:
NAME OF SMALL BUSINE ADDRESS OF SMALL BUS			echnology, Inc. ateway Blvd.	
		South S	an Francisco, CA	34080
13 CFR 121.12, and reprand Trademark Office, Unit does not exceed 500 pers is the average over the prebasis during each of the paor indirectly, one concern power to control both.	oduced in 37 CFR 1. ted States Code, in that tons. For purposes of vious fiscal year of the ay periods of the fiscal controls or has the p	.9(d), for purpose the number of of this statement e concern of the lal year, and (2) cower to control	ses of paying redu employees of the co t, (1) the number of persons employed oncerns are affiliat the other, or a thi	small business concern as defined in ced fees to the United States Patent oncern, including those of its affiliates, of employees of the business concern on a full-time, part-time or temporary es of each other when either, directly or party or parties controls or has the main with the small business concern
COMPOSITIONS, AND ME and Kurt C. Gish, describe	THODS OF SCREENII	on entitied, <u>NO</u> NG FOR BREAST	CANCER MODUL	OF DIAGNOSING BREAST CANCER, ATORS by inventor(s) David Mack
having rights in the invention, who would not	ove identified small bution is listed below* qualify as an indepensed on the could not qualify as an indepensed of the could not qualify as an indepensed of the could not qualify as an indepensed of the could not qualify as an indepense of the could not qualify as an indepense of the could not provide the c	and no rights to ndent inventor to a small business I statements are	o the invention ar under 37 CFR 1.9( concern under 37 ( required from each	ach individual, concern or organization e held by any person, other than the c) if that person made the invention, CFR 1.9(d), or a nonprofit organization named person, concern or organization 1.27)
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entitlement to small entity fee due after the date on	y status prior to paying which status as a sn	g, or at the time nall entity is no	of paying, the earli longer appropriate.	
information and belief ar	e believed to be true and the like so made ates Code, and that s	; and further the are punishable uch willful false	at these statement by fine or imprisor statements may je	true and that all statements made on s were made with the knowledge that nment, or both, under Section 1001 of opardize the validity of the application ected.
NAME OF PERSON SIGN	ING	Chief Technica	l Officer	· ·
TITLE IN ORGANIZATION		Gateway Blvd.		
ADDRESS OF PERSON S		San Francisco,	CA 94080	
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